(A) CALLING OF ADDITIONAL MEETING.

IF THE NUMBER OF MEMBERS PRESENT AT A PROPERLY CALLED MEETING OF THE MEMBERS OF A NONSTOCK CORPORATION IS INSUFFICIENT TO APPROVE A PROPOSED ACTION, ANOTHER MEETING OF THE MEMBERS MAY BE CALLED FOR THE SAME PURPOSE IF:

- (1) THE NOTICE OF THE MEETING STATED THAT THE PROCEDURE AUTHORIZED BY THIS SECTION MIGHT BF INVOKED; AND
- (2) BY MAJORITY VOTE, THE MEMBERS PRESENT IN PERSON OR BY PROXY CALL FOR THE ADDITIONAL MEETING.
 - (B) NOTICE OF ADDITIONAL MEETING.

FIFTEEN DAYS NOTICE OF THE TIME, PLACE, AND PURPOSE OF THE ADDITIONAL MEETING SHALL BE GIVEN BY ADVERTISEMENT IN A NEWSPAPER [[OF GENERAL CIRCULATION]] PUBLISHED IN THE COUNTY WHERE THE PRINCIPAL OFFICE OF THE CORPORATION IS LOCATED. THE NOTICE SHALL CONTAIN THE QUORUM AND VOTING PROVISIONS OF SUBSECTION (C) OF THIS SECTION.

(C) QUORUM AND VOTING REQUIREMENTS AT ADDITIONAL MEETING.

AT THE ADDITIONAL MEETING, THE MEMBERS PRESENT IN PERSON OR BY PROKY CONSTITUTE A QUORUM. A MAJORITY OF THE MEMBERS PRESENT IN PERSON OR BY PROXY MAY APPROVE OR AUTHORIZE THE PROPOSED ACTION AT THE ADDITIONAL MEETING AND MAY TAKE ANY OTHER ACTION WHICH COULD HAVE BEEN TAKEN AT THE ORIGINAL MEETING IF A SUFFICIENT NUMBER OF MEMBERS HAD BEEN PRESENT.

REVISOR'S NOTE: This section presently appears as Art. 23, §135(c).

In subsection (a) of this section, the words "a properly called meeting" are substituted for the words "duly called for any lawful purpose." This is done for emphasis and does not imply that whenever the term "meeting" is used in this subtitle or elsewhere it is other than a properly called meeting.

In subsection (b) of this section, the words "of general circulation" are substituted for "published" to conform this section to the similar publication requirements found elsewhere in this article and in recognition of the fact that not every county may have a newspaper "published" in it.